

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re

Chapter 7

William Curtis Wood,

Case No. 24-11718-dsj

Debtor.

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ORDER

Creditor Tamara Fox (the “Creditor”), by her counsel of record Lee Anav Chung White Kim Ruger & Richer LLP, having moved by a *Motion*, dated July 30, 2025, seeking relief from the automatic stay under § 362 of the Bankruptcy Code (the “Motion”) in order to continue the pending matrimonial action captioned *William Wood v. Tamara Fox* in the Supreme Court of the State of New York, County of New York (the “State Court”), under Index No. 365159/2020 (the “Matrimonial Action”); and debtor William Curtis Wood (the “Debtor”), by his counsel of record Kirby Aisner & Curley LLP, having submitted *Debtor’s Limited Response to Motion of Tamara Fox for Relief from the Automatic Stay*, dated August 14, 2025 (the “Limited Response”) which, inter alia, expressed that the Debtor had no objection to the relief sought; and the Motion having come before this Court on the 21st day of August, 2025; and Michael D. Brofman, Esq. of Weiss Zarett Brofman Sonnenklar & Levy, P.C., of counsel to Lee Anav Chung White Kim Ruger & Richter LLP, having appeared in support of the Motion, and Dawn Kirby, Esq. of Kirby Aisner & Curley LLP having appeared in support of the Limited Response and expressing no objection to the relief sought; and on the record made before me on that date; and just cause exists to grant the relief requested under § 362 (d)(1) of the Bankruptcy Code; it is

ORDERED, that the Motion is granted to the extent of: (i) modifying the automatic stay under § 362 of the Bankruptcy Code to continue the Matrimonial Action with respect to the actions set forth in § 362 (b)(2)(A) through (G).